MAR 28			
1994 Applicant or Patentee:	Robert L. Hess	Attomer's	
Filed or Issued:	Unknown September 5, 1991	Attorney's Docket No.: 0116	83-004
For		for Restenosis Treatment	

VERIFIED ST STATUS (37	ATEMENT (DECLARATION) CL. CFR 1.9 (f) and 1.27 (b)) — INDI	AIMING SMALL ENTITY EPENDENT INVENTOR
As a below named inventor, I hereby poses of paying reduced fees under Office with regard to the invention described in	declare that I qualify as an independ section 41 (a) and (b) of Title 35, U entitled <u>Method</u> and Appara	lent inventor as defined in 37 CFR 1.9 (c) for pur- nited States Code, to the Patent and Trademark atus for Restenosis Treatment
[X] the specification filed here	with	
application serial no.		, filed:
[] patent no.	, issu	rd
or license, any rights in the inventior	i to any person who could not be cla evention, or to any concern which wo	tion under contract or law to assign, grant, convey ussified as an independent inventor under 37 CFR ould not qualify as a small business concern under
Each person, concern or organization under contract or law to assign, grant	n to which I have assigned, granted, nt, convey, or license any rights in	conveyed, or licensed or am under an obligation the invention is listed below:
[x] no such person, concern, of persons, concerns or organ		
 NOTE: Separate verifie tion having rights to the 	d statements are required from each invention averring to their status a	named person, concern or organiza- s small entities. (37 CFR 1.27)
FULL NAME/// ADDRESS	·	
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FULL NAME///		
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I acknowledge the duty to file, in this ment to small entity status prior to p due after the date on which status as	paying, or at the time of paying, the	of any change in status resulting in loss of entitle- earliest of the issue fee or any maintenance fee riate. (37 CFR 1.28 (b))
and belief are believed to be true; and and the like so made are punishable l	further that these statements were ma by fine or imprisonment, or both, u ements may jeopardize the validity (true and that all statements made on information de with the knowledge that willful false statements nder section 1001 of Title 18 of the United States of the application, any patent issuing thereon, or
Robert L. Hess	111	/// NAME OF INVENTOR
NAME OF INVENTOR	NAME OF INVENTOR	NAME OF INVENTOR
Moto		
Signature of Inventor	Signature of Inventor	Signature of Inventor
September 5, 1991		<u> </u>
Date	Date	Date

Date

COMBINED DECLARATION AND POWER OF ATTORNEY FOR UTILITY PATENT APPLICATION

Attorney Docket No. 011683-004

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My residence, I BELIEVE I ORIGINAL,	post office as AM THE OR FIRST AND	JOINT INVENTOR (if mor	INVENTOR (if only than one name is	my name; one name is listed below) OR AN listed below) OF THE SUBJECT COUGHT ON THE INVENTION
ENTITI ED.	Method	and Apparatus for	r Restenosis	Treatment
ENTITLED.				
the specificati	on of which			
		(check one)	is attached he was filed on .	ereto;
			Application Seria	1 No
			and was amended	(if applicable);

I HAVE REVIEWED AND UNDERSTAND THE CONTENTS OF THE ABOVE-IDENTIFIED SPECIFICATION, INCLUDING THE CLAIMS, AS AMENDED BY ANY AMENDMENT REFERRED TO ABOVE;

I ACKNOWLEDGE THE DUTY TO DISCLOSE INFORMATION WHICH IS MATERIAL TO THE EXAMINATION OF THIS APPLICATION IN ACCORDANCE WITH TITLE 37, CODE OF FEDERAL REGULATIONS, Sec. 1.56 (a) which states: "A duty of candor and good faith toward the Patent and Trademark Office rests on the inventor, on each attorney or agent who prepares or prosecutes the application and on every other individual who is substantively involved in the preparation or prosecution of the application and who is associated with the inventor, with the assignee or with anyone to whom there is an obligation to assign the application. All such individuals have a duty to disclose to the Office information they are aware of which is material to the examination of the application. Such information is material where there is a substantial likelihood that a reasonable examiner would consider it important in deciding whether to allow the application to issue as a patent. The duty is commensurate with the degree of involvement in the preparation or prosecution of the application.";

I do not know and do not believe the said invention was ever known or used in the United States of America before my or our invention thereof, or patented or described in any printed publication in any country before my or our invention thereof or more than one year prior to said application; that said invention was not in public use or on sale in the United States of America more than one year prior to said application; that said invention has not been patented or made the subject of an inventor's certificate issued before the date of said application in any country foreign to the United States of America on any application filed by me or my legal representatives or assigns more than twelve months prior to said application;

I hereby claim foreign priority benefits under Title 35, United States Code Sec. 119 and/or Sec. 365 of any foreign application(s) for patent or inventor's certificate as indicated below and have also identified below any foreign application for patent or inventor's certificate on this invention having a filing date before that of the application(s) on which priority is claimed:

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COMBINED DECLA	ARATION AND P	OWER OF A	NTOP	INEY	011	683-004	
COUNTRY/INT	ERNATIONAL	APPLICAT	пои и	UMBER		OF FILING	PRIORI CLAIM
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Please see attached continuation page for additional inventors.